

DEC 06 2002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Robert M. LORENCE, et al

Atty Ref.: **2370-11**

Serial No.: **08/260,536**

Group: **1813**

Filed: **June 16, 1994**

Examiner: **L. Scheiner**

For: **METHODS FOR TREATING AND
DETECTING CANCER USING VIRUSES**

Honorable Commissioner of Patents and Trademarks
Washington, DC 20231

REVOCATION AND POWER OF ATTORNEY

Sir:

The undersigned being the owner of all right, title and interest in the above-identified application, hereby revokes all previous powers of attorney in this case, and hereby appoints **Nixon & Vanderhye, P.C., 1100 North Glebe Rd., 8th Floor, Arlington, VA 22201-4714, telephone (703)816-4000, facsimile (703) 816,4100 (to whom all communications are to be directed)**, and the following attorneys thereof (of the same address) individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent: Thomas E. Byrne, 32,205, Larry S. Nixon, 25,640; Robert A. Vanderhye, 27,076; Arthur R. Crawford, 25,327; James T. Hosmer, 30,184; Robert W. Faris, 31,352; Mark E. Nusbaum, 32,348; Michael J. Keenan, 32,106; Richard G. Besha, 22,770; Bryan H. Davidson, 30,251; Stanley C. Spooner, 27,393;

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J. Scott Davidson, 33489; Alan M. Kagen, 36,178, William J. Griffin, 31,260, Robert A. Molan,
29,834, B. J. Sadoff, 36,663, James D. Berquist, 34,776, and U.S. Gill, 37,334.

Pro-Virus, Inc., a U.S. corporation hereby certifies that it is the assignee of the entire
right, title and interest in the above application by virtue of an assignment from the inventors

dated Feb. 24, 1998.

The undersigned is empowered to act on behalf of the assignee and, to the best of the
undersigned's knowledge and belief, title is in the assignee identified above.

I declare further that all statements made herein of my own knowledge are true and
that all statements made on information and belief are believed to be true; and further that these
statements were made with the knowledge that willful false statements and the like so made are
punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code
and that such willful false statements may jeopardize the validity of the patent.

PRO-VIRUS, INC.

2/24/98

Date

✓ By: Robert Lorence
Robert M. Lorence
✓ Title: Director of Research